Doc. 174

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I, A	lan P. Block, hereby declare as follows:	
1.	I am a member of the law firm of Hennigan, Bennett & Dorman LLP, counsel of	
record for p	plaintiff Acacia Media Technologies Corporation in this case. I have personal knowledge	
of the facts	stated herein and, if called as a witness, I could and would testify competently thereto.	
2.	A true and correct copy of the relevant portions of the Adult Entertainment Internet	
Defendants Claim Construction Brief filed May 7, 2004 is attached hereto as Exhibit 7.		
3.	A true and correct copy of the relevant portions of the Adult Entertainment Internet	
Defendants	Claim Construction Brief filed January 8, 2004 is attached hereto as Exhibit 8.	
4.	A true and correct copy of Webster's Third New International Dictionary 1993 re:	
the definition	on for "a" is attached hereto as Exhibit 9.	
5.	A true and correct copy of the August 29,1991 Office Action is attached hereto as	
Exhibit 10.		
6.	A true and correct copy of September 30, 1991 Response is attached hereto as	
Exhibit 11.		
7.	A true and correct copy of the September 21, 1994 Response attached hereto as	
Exhibit 12.		
8.	A true and correct copy of May 30, 1995 Response is attached hereto as Exhibit 13.	
I dec	clare under the penalty of perjury under the laws of the United States of America that the	
foregoing is	true and correct.	
Exec	cuted this 24th day of May, 2006, at Los Angeles, California.	
	/s/ Alan Block Alan P. Block	
	Alaii I . Block	
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1	PROOF OF SERVICE-UNITED STATES DISTRICT COURT	
2	STATE OF CALIFORNIA,	
3	COUNTY OF LOS ANGELES) SS.	
4	I am employed in the County of Los Angeles, State of California. I am over the age of 18	
5	years and not a party to the within action; my business address is 865 South Figueroa Street, St 2900, Los Angeles, California 90017.	
6	On May 24, 2006, I served the foregoing document described as SUPPLAMENTAL	
7	DECLARATION OF ALAN P. BLOCK IN SUPPORT OF PLAINTIFF ACACIA MEDIA TECHNOLOGIES' COMBINED REPLY IN SUPPORT OF LEGAL MEMORANDUM RE	
8	THE DEFINITIONS OF THE CLAIM TERMS FROM THE '992 AND '275 PATENTS by transmitting via United States District Court for the Central District of California Electronic Case	
9	Filing Program the document(s) listed above by uploading the electronic files for each of the above listed document(s) on this date, addressed as set forth on the attached Service List .	
10	The above-described document was also transmitted to the parties indicated below, by	
11	Federal Express only.	
12	Chambers of the Honorable James Ware	
13	Attn: Regarding Acacia Litigation 280 South First Street	
14	San Jose, CA 95113 3 copies	
15	I caused such envelope(s) with postage thereon fully prepaid to be placed in the United	
16	States mail at Los Angeles, California. I am readily familiar with the firm's practice of collection	
17	and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the	
18	ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for	
19	mailing in affidavit.	
20	I declare that I am employed in the office of a member of this bar of this court at whose direction the service was made.	
21	Executed on May 24, 2006, at Los Angeles, California.	
22		
23	/s/ Carol Yuson	
24	Carol Yuson	
25		
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OS ANGELES, CALIFORNIA

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1 **SERVICE LIST** 2 Juanita R. Brooks Jonathan E. Singer William R. Woodford Todd G. Miller 3 Fish & Richardson Fish & Richardson 12390 El Camino Real 60 South Sixth Street, Suite 3300 4 San Diego, California 92130-2081 Minneapolis, Minnesota 55402 Counsel for: Counsel for: 5 New Destiny Internet Group LLC; Audio New Destiny Internet Group LLC; Audio Communications; VS Media Inc.; Ademia Communications; VS Media Inc.; Ademia Multimedia LLC; Adult Entertainment Multimedia LLC; Adult Entertainment 6 Broadcast Network; Cyber Trend Inc.; Broadcast Network; Cyber Trend Inc.; 7 Lightspeedcash; Adult Revenue Services; Lightspeedcash; Adult Revenue Services; Innovative Ideas International; Game Link Innovative Ideas International; Game Link Inc.; Club Jenna Inc.; CJ Inc.; Global AVS 8 Inc.; Club Jenna Inc.; CJ Inc.; Global AVS Inc.; ACMP LLC; Cybernet Ventures Inc. Inc.; ACMP LLC; Cybernet Ventures Inc. 9 Victor De Gyarfas William J. Robinson Gary A. Hecker 10 James Michael Slominski Foley & Lardner Hecker Law Group 1925 Century Park East, Suite 2300 2029 Century Park E, 35th Floor 11 Los Angeles, California 90067 Los Angeles, California 90067 12 Counsel for: Counsel for: International Web Innovations, Inc. Offendale Commercial Limited BV 13 Mark D. Schneider Dan Fingerman 14 Gifford, Krass, Groh, Sprinkle, Anderson Mount & Stoelker, P.C. River Park Tower, 17th Floor and Citkowski 15 280 N. Old Woodward Avenue, Suite 400 333 W. San Carlos St. Birmingham, Michigan 48009-5394 San Jose, CA 95110 16 Counsel for: Counsel for: Askes.com Inc. Askcs.com Inc. 17 David Allen York Rachel Krevans 18 Latham & Watkins Jason A. Crotty 135 Commonwealth Drive Paul A. Friedman 19 Menlo Park, California 94025 Morrison & Foerster LLP Counsel for: 425 Market Street 20 AP Net Marketing Inc.; ICS Inc. San Francisco, California 94105-2482 Counsel for: 21 Echostar Satellite LLC; Echostar Technologies Corporation; Echostar Communications 22 Corporation 23 Richard R. Patch Annemarie A. Daley Stephen P. Safranski J. Timothy Nardell Robins Kaplan Miller & Ciresi LLP 24 Coblentz, Patch, Duffy & Bass LLP 2800 LaSalle Plaza One Ferry Building, Suite 200 25 800 LaSalle Avenue San Francisco, California 94111-4213 Minneapolis, Minnesota 55402 Counsel for: Coxcom, Inc.; Hospitality Network, Inc. 26 Counsel for: Coxcom, Inc.; Hospitality Network, Inc.

1	Jeffrey H. Dean	William R. Overend
2	Kevin D. Hoag Bradford P. Lyerla Carl E. Myers	Morgan D. Tovey Reed Smith Crosby Heafey Two Embarcadero Center, Suite 2000
3	Marshall Gerstein & Borun LLP 6300 Sears Tower	San Francisco, California 94111 Counsel for:
4	233 South Wacker Drive, Chicago, Illinois 60606	Charter Communications, Inc.
5	Counsel for:	
6	Charter Communications, Inc.; Armstrong Group; East Cleveland TV and Communications LLC; Massillon Cable TV,	
7	Inc.; Wide Open West, LLC	
8	Daralyn J. Durie Joshua H. Lerner	Maria K. Nelson Victor G. Savikas
9	David J. Silbert Keker & Van Nest LLP	Jones Day Reavis & Pogue 555 West Fifth Street, Suite 4600
10	710 Sansome Street San Francisco, California 94111	Los Angeles, California 90013-1025 Counsel for:
11	Counsel for:	DirecTV Group, Inc.
12	Comcast Cable Communications, LLC	M' 1 UD T 1
13	Stephen E. Taylor Taylor & Co. Law Offices, Inc.	Mitchell D. Lukin Baker Botts L.L.P.
14	One Ferry Building, Suite 355 San Francisco, California 94111	One Shell Plaza 910 Louisiana
	Counsel for:	Houston, Texas 77022
15	Mediacom Communications Corporation	Counsel for:
15 16	Mediacom Communications Corporation	Counsel for: Mediacom Communications Corporation
16		Mediacom Communications Corporation
16 17	Jeffrey D. Sullivan Michael J. McNamara	Mediacom Communications Corporation Rebecca Anne Bortolotti John Christopher Reich
16 17 18	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza	Mediacom Communications Corporation Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould
16 17 18 19	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for:	Mediacom Communications Corporation Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill
16 17 18	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for:
16 17 18 19	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for:	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel
16 17 18 19 20	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for:	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's
16 17 18 19 20 21	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for:	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.;
16 17 18 19 20 21 22	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for: Mediacom Communications Corporation Sean David Garrison	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's Cablevision, Inc.; US Cable Holdings LP
16 17 18 19 20 21 22 23	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for: Mediacom Communications Corporation Sean David Garrison Robert Francis Copple Lewis & Roca LLP	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's Cablevision, Inc.; US Cable Holdings LP C. Mark Kittredge Perkins Coie Brown & Bain PA P.O. Box 400
16 17 18 19 20 21 22 23 24	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for: Mediacom Communications Corporation Sean David Garrison Robert Francis Copple Lewis & Roca LLP 40 N. Central Avenue Phoenix, Arizona 85004-4429	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's Cablevision, Inc.; US Cable Holdings LP C. Mark Kittredge Perkins Coie Brown & Bain PA P.O. Box 400 Phoenix, Arizona 85001-0400 Counsel for:
16 17 18 19 20 21 22 23 24 25	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for: Mediacom Communications Corporation Sean David Garrison Robert Francis Copple Lewis & Roca LLP 40 N. Central Avenue	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's Cablevision, Inc.; US Cable Holdings LP C. Mark Kittredge Perkins Coie Brown & Bain PA P.O. Box 400 Phoenix, Arizona 85001-0400
16 17 18 19 20 21 22 23 24 25 26	Jeffrey D. Sullivan Michael J. McNamara Baker Botts L.L.P. 30 Rockefeller Plaza New York, New York 10112 Counsel for: Mediacom Communications Corporation Sean David Garrison Robert Francis Copple Lewis & Roca LLP 40 N. Central Avenue Phoenix, Arizona 85004-4429 Counsel for:	Rebecca Anne Bortolotti John Christopher Reich Albert L. Underhill Merchant & Gould 80 S. 8th Street, Suite 3200 Minneapolis, Minnesota 55402 Counsel for: Arvig Communications Systems; Cannon Valley Communications, Inc.; Loretel Cablevision; Mid-Continent Media, Inc.; Savage Communications, Inc.; Sjoberg's Cablevision, Inc.; US Cable Holdings LP C. Mark Kittredge Perkins Coie Brown & Bain PA P.O. Box 400 Phoenix, Arizona 85001-0400 Counsel for:

1	Troy Blinn Forderman George Chun Chen
2	Bryan Cave LLP 2 N. Central Avenue, Suite 2200
3	Phoenix, Arizona 85004-4406 Counsel for:
4	Cable System Service Inc.
5	Patrick J. Whalen Spencer Fan Britt & Brown LLP
6	1000 Walnut Street, Suite 1400 Kansas City, Missouri 64106
7	Counsel for: NPG Cable Inc.
8	
9	Clay K. Keller Buckingham, Doolittle & Burroughs 50 South Main Street
10	Akron, Ohio 44308 Counsel for:
11	Nelsonville TV Cable, Inc.
12	
13	Christopher B. Fagan Fay Sharpe Fagan Minnich & McKee
14	1100 Superior Avenue, Seventh Floor Cleveland, Ohio 44114-2518
15	Counsel for:
16	Armstrong Group; East Cleveland TV and Communications LLC; Massillon Cable TV, Inc.; Wide Open West, LLC
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
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Gregory T. Spalj Fabyanske Westra & Hart PA 800 LaSalle Avenue, Suite 1900 Minneapolis, Minnesota 55402 Counsel for: Cable System Service, Inc.

Fritz Byers 520 Madison Avenue Toledo, Ohio 43604 Counsel for: Block Communications, Inc.

Melissa G. Ferrario
Barry S. Goldsmith
Gary H. Nunes
Womble Carlyle Sandridge & Rice
8065 Leesburg Pike, Fourth Floor
Tysons Corner, VA 22182
Counsel for:
Nelsonville TV Cable, Inc.

Stephen S. Korniczky
Paul Hastings Janofsky & Walker LLP
3579 Valley Centre Drive
San Diego, CA 92130
Counsel for:
Cebridge Connections